- (1) The supplier fails to participate in the activities and pursue the goals of the ESRD network that is designated to encompass its geographic area; and
- (2) This failure does not jeopardize patient health and safety.
- (b) Alternative sanctions. The alternative sanctions that CMS may apply in the circumstances specified in paragraph (a) of this section include the following:
- (1) Denial of payment for services furnished to patients first accepted for care after the effective date of sanction as specified in the sanction notice.
- (2) Reduction of payments, for all ESRD services furnished by the supplier, by 20 percent for each 30-day period after the effective date of sanction.
- (3) Withholding of all payments, without interest, for all ESRD services furnished by the supplier to Medicare beneficiaries.
- (c) Duration of sanction. An alternative sanction remains in effect until CMS finds that the supplier is in substantial compliance with the requirement to cooperate in the network plans and goals, or terminates coverage of the supplier's services for lack of compliance.

[53 FR 36277, Sept. 19, 1988]

§ 405.2182 Notice of sanction and appeal rights: Termination of coverage.

- (a) Notice of sanction. CMS gives the supplier and the general public notice of sanction and of the effective date of the sanction. The effective date of the sanction is at least 30 days after the date of the notice.
- (b) Appeal rights. Termination of Medicare coverage of a supplier's ESRD services because the supplier no longer meets the conditions for coverage of its services is an initial determination appealable under part 498 of this chapter.

[53 FR 36277, Sept. 19, 1988]

§ 405.2184 Notice of appeal rights: Alternative sanctions.

If CMS proposes to apply a sanction specified in §405.2181(b), the following rules apply:

- (a) CMS gives the facility notice of the proposed sanction and 15 days in which to request a hearing.
- (b) If the facility requests a hearing, CMS provides an informal hearing by a CMS official who was not involved in making the appealed decision.
- (c) During the informal hearing, the facility—
 - (1) May be represented by counsel;
- (2) Has access to the information on which the allegation was based; and
- (3) May present, orally or in writing, evidence and documentation to refute the finding of failure to participate in network activities and pursue network goals.
- (d) If the written decision of the informal hearing supports application of the alternative sanction, CMS provides the facility and the public, at least 30 days before the effective date of the sanction, with a written notice that specifies the effective date and the reasons for the sanction.

[53 FR 36277, Sept. 19, 1988]

Subparts V-W [Reserved]

Subpart X—Rural Health Clinic and Federally Qualified Health Center Services

AUTHORITY: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

SOURCE: 43 FR 8261, Mar. 1, 1978, unless otherwise noted.

§ 405.2400 Basis.

Subpart X is based on the provisions of the following sections of the Act: Section 1833 sets forth the amounts of payment for supplementary medical insurance services. Section 1861(aa) sets forth the rural health clinic services and Federally qualified health center services covered by the Medicare program.

[60 FR 63176, Dec. 8, 1995]

§ 405.2401 Scope and definitions.

(a) *Scope*. This subpart establishes the requirements for coverage and reimbursement of rural health clinic and Federally qualified health center services under Medicare.